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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/684,126	10/06/2000	Thomas R. Hull	10432/31	3216
1333	7590 · 10/05/2005		EXAMINER	
BETH REA	.D		NGUYEN,	NHON D
PATENT LE	GAL STAFF			
<b>EASTMAN</b>	KODAK COMPANY		ART UNIT	PAPER NUMBER
343 STATE STREET			2179	
ROCHESTER, NY 14650-2201			DATE MAILED: 10/05/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

7						
		Application No.	Applicant(s)			
Office Action Summary		09/684,126	HULL ET AL.			
		Examiner	Art Unit			
		Nhon (Gary) D. Nguyen	2179			
Period fo	The MAILING DATE of this communication app r Reply	ears on the cover sheet with the c	orrespondence address			
WHIC - Exten after: - If NO - Failur Any re	CORTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DAISIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	N. , nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status	•					
1)⊠	Responsive to communication(s) filed on 27 Au	<u> </u>				
2a) <u></u> □	This action is FINAL. 2b)⊠ This action is non-final.					
3) 🗌	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims					
5)□ 6)⊠ 7)□	Claim(s) <u>56-75</u> is/are pending in the application 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>56-75</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers						
9) ☐ The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	ınder 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment(s)						
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date  Paper No(s)/Mail Date  Paper No(s)/Mail Date  Paper No(s)/Mail Date						

#### **DETAILED ACTION**

- 1. This communication is responsive to RCE, filed 08/22/2005.
- 2. Claims 56-75 are pending in this application. Claims 56, 62, 68 and 70 are independent claims. In this amendment, no claim is canceled, claims 56, 62, and 68-71 are amended, and no claim is added. This action is made non-final.

### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 56, 59, 62, 65, 68, 69, 70, and 71 are rejected under 35 U.S.C. 103(a) as being unpatentable over Livingston (US 6,621,590) in view of Coleman et al. ("Coleman", US 6,262,732).

As per independent claims 56, 62, 68, 69, 70, and 71, Livingston teaches a computer implemented method and corresponding system for controlling through a graphic user interface the printing of a document having one or more pages, wherein each of the one or more pages has associated therewith more than one media and/or finishing attributes, comprising the steps/means:

a page representation for each of the more pages (68 and 84 of fig. 3A). Livingston does not disclose the page representations being miniature representations of particular pages as they

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will look when they are printed and the GUI displays more than one page representation simultaneously. Coleman disclose a plurality of miniature representations of particular pages, as they will look when they are printed, and the GUI displays more than one page representation simultaneously (fig. 2; col. 6, lines 5-15). It would have been obvious to an artisan at the time of

the invention to use the teaching from Coleman of displaying a plurality of miniature

representations of particular pages, as they will look when they are printed, and the GUI displays

more than one page representation simultaneously in Livingston's system since it would allow

users quickly to review and to change each individual page's attributes.

Livingston further teaches a media and/or finishing attributes operator interface operatively coupled to each of the one or more pages for viewing and/or adding, deleting or modifying the media and/or finishing attributes of the one or more pages, wherein the more than one media and/or finishing attributes operator interface for each page may be displayed by selecting the page representation for that page (Livingston, 64 and 58 of fig. 3A; col. 5, lines 29-50).

As per claim 59, which is dependent claim 56, it is inherent in Livingston's system to further comprising a pointing device, and wherein the media and/or finishing attributes operator interface is displayed when the pointing device is manipulated over the selected page representation.

As per claim 65, which is dependent on claim 62, it is a similar scope to claim 59; therefore, it should be rejected under similar scope.

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5. Claims 57, 58, 60, 61, 63, 64, 66, and 67 are rejected under 35 U.S.C. 103(a) as being unpatentable over Livingston in view Coleman and further in view of Habib et al. ("Habib", US 5,694,610).

As per claim 57, which is dependent on 56, Livingston in view of Coleman does not disclose the media and/or finishing attributes operator interface for each page is coupled via a button palette operatively coupled to the selected page. Habib discloses a page setup up button palette that operatively coupled to a specific page (203 of fig. 2). It would have been obvious to an artisan at the time of the invention to use the teaching from Habib of a page setup up button palette that operatively coupled to a specific page in modified Livingston's system since it would allow all the page setup attributes appear on the palette and make it easier for users to control the attributes via the buttons.

As per claim 58, which is dependent on claim 57, modified Livingston does not disclose the button palette is comprised of a floating button palette which hovers above the user interface or may be hidden and triggered to appear when needed by the operator. The Examiner takes Official Notice that a popup window is hidden and triggered to appear when needed by an operator is well known in the Windows operating system. It would have been obvious to an artisan at the time of the invention to add popup feature to the button palette in modified Livingston's system since it would conserve the display space.

As per claims 60 and 61, which are both dependent on claims 56, Livingston in view of Coleman does not disclose the media and/or finishing attributes operator interface is comprised

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of a pull down menu and the media and/or finishing attributes operator interface is comprised of a dialog box. Habib discloses a page setup include a pull down menu and a dialog box (203 of fig. 2). It would have been obvious to an artisan at the time of the invention to use the teaching from Habib of a page setup include a pull down menu and a dialog box in modified Livingston's system since it would make it easier for users to control the attributes via the pull down menu and dialog box.

As per claim 63, which is dependent on claim 62, it is a similar scope to claim 57; therefore, it should be rejected under similar scope.

As per claim 64, which is dependent on claim 63, it is a similar scope to claim 58; therefore, it should be rejected under similar scope.

As per claim 66, which is dependent on claim 62, it is a similar scope to claim 60; therefore, it should be rejected under similar scope.

As per claim 67, which is dependent on claim 62, it is a similar scope to claim 61; therefore, it should be rejected under similar scope.

6. Claims 72-75 are rejected under 35 U.S.C. 103(a) as being unpatentable over Livingston in view Coleman and further in view of Connors (US 5,600,412).

As per claims 72-75, Livingston in view of Coleman does not disclose the GUI detects conflicts between media and/or finishing attributes and media and/or finishing attributes which are improperly set. Connors discloses that in col. 10, lines 44-47. It would have been obvious to an artisan at the time of the invention to use the teaching from Connors of detecting conflicts between media and/or finishing attributes and media and/or finishing attributes which are improperly set in modified Livingston's system since it would allow the system to avoid the inadvertently setting conflicts.

### Response to Arguments

7. Applicant's arguments with respect to claims 56-75 have been considered but are moot in view of the new ground(s) of rejection.

## Inquiries

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nhon (Gary) D. Nguyen whose telephone number is (571)272-4139. The examiner can normally be reached on Monday - Friday with every other Monday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Weilun Lo can be reached on (571)272-4847. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Nhon (Gary) Nguyen September 28, 2005

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